UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES)	
)	
)	
v.)	No. 04-cr-10194-RCI
)	
)	
ANTHONY BUCCI)	

MOTION FOR LEAVE TO WITHDRAW

Now comes Anthony J. Rossi, and respectfully moves the Court for leave to withdraw as attorney for the defendant.

In support hereof, the moving party respectfully says that the defendant has filed a document entitled <u>Defendant Bucci's Motion to Continue Bail Pending Sentencing and for</u> Assignment of CJA Counsel (Document 260) and a document entitled Affidavit of Anthony Bucci in Support of Defendant Bucci's Motion to Continue Bail and New Trial Motion (Document 262), in which he has made outrageous and baseless accusations of ineffective assistance of counsel and other improper and unethical conduct against the moving party. In addition, in those documents, the defendant has asked the Court to appoint appellate counsel for him.

/s/Anthony J. Rossi ANTHONY J. ROSSI April 18, 2006 BBO No. 639053 75 Williams Street Chelsea, Massachusetts 02150 Tel. (617) 889-3366 Fax (617) 889-3389

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing motion has been served the above date, electronically, upon Assistant U.S. Attorney John T. McNeil, and by first class mail upon the defendant.

/s/ Anthony J. Rossi